

## HB1089 Outline

## 1. Definitions

- a. Account - parent choice account per 2a
- b. Chronically Low Performing (CLP): 5 years Priority Improvement or Turnaround
- c. Educational services
  - i. Instructional materials and devices
  - ii. Complete course including materials
  - iii. Enrollment in private or private online
  - iv. Enrollment in public, public online, of other district with higher rating
  - v. Enrollment in public charter, CSI authorized with higher rating
- d. Per pupil of local share = typical statutory definition/number of students
- e. Per pupil of state share = typical statutory definition/number of students
- f. Per pupil categorical = typical statutory definition including english language proficiency pro development and student support/number of students

## 2. Choice account

- a. For school year (starts July 1) after district defined Chronically Low Performing (CLP)
  - i. For parents of district resident students
  - ii. Deposit per pupil state share, categorical based on student eligibility
  - iii. District MAY deposit local share if it desires to collect local share taxes
  - iv. Deposit as received (typically monthly)
- b. Chronically Low Performing district must maintain and deposit until
  - i. District achieves accreditation rating of accredited or higher
  - ii. Or if student chooses to enroll in district controlled school
- c. If district does not deposit local share into choice accounts it loses ability to levy taxes.
  - i. State share calculated as if local share was raised and provided in any case

## 3. Notification by district

- a. No later than March 1 of year identified as CLP must notify parents of CLP and Parent Choice Program
  - i. Must describe account and potential uses
  - ii. Specify date parent must choose re-enrollment in CLP or choice option
  - iii. Inform option to enroll in CLP school or choice at future month
  - iv. Inform of option to move from CLP to choice at future month
  - v. Provide estimate of amount of funds available to choice account
- b. Parent must notify of choice by date specified by district
- c. Board of Ed of CLP shall establish procedures includes:
  - i. Dates and procedures
  - ii. Procedures to maintain choice account
  - iii. Procedures for parent accounting to district of educational uses
- d. If student is withdrawn from district funds stop

- e. Misuse prompts notice and requirement of reimbursement
  - i. Misuse twice prompts suspension of account and option to return to CLP school
  - ii. Parent may dispute to district board and appeal if necessary to State Board (described in 6 below)
4. CLP district must maintain accountability requirements of balance of law
  - a. Including assessment of students in CLP schools and Parent Choice program
5. CLP district after establishment of Parent Choice Program
  - a. automatically designated district of innovation and each school in district designated school of innovation
  - b. Submit plan for innovation to State Board who waives subject to limitations of innovation law
6. Appeal to State Board by Parent
  - a. Appeal within 30 days of CLP district copy to CLP district
  - b. Opportunity for both to present documents
  - c. Decision within 45 days of notice of appeal
7. Parent Choice participant choosing district other than CLP or CSI Charter may be required by other district or CSI charter to pay amount of Choice Program account funds to receiving district/school
8. Applies regardless of other actions State Board may take against CLP
9. Student count day remains as before for CLP whether student is in CLP school or Parent Choice Program